1	ROBBINS GELLER RUDMAN		
2	& DOWD LLP DARREN J. ROBBINS (168593)		
3	ROBERT R. HENSSLER JR. (216165) 655 West Broadway, Suite 1900		
4	San Diego, CA 92101 Telephone: 619/231-1058		
5	619/231-7423 (fax) darrenr@rgrdlaw.com bhenssler@rgrdlaw.com		
6	BERNSTEIN LITOWITZ BERGER		
7	& GROSSMANN LLP DAVID R. STICKNEY (188574)		
8	BENJAMIN GALDSTON (211114) 12481 High Bluff Drive, Suite 300		
9	San Diego, CA 92130 Telephone: 858/793-0070		
10	858/793-0323 (fax) davids@blbglaw.com		
11	beng@blbglaw.com		
12	Lead Counsel for Lead Plaintiffs		
13	[Additional counsel appear on signature page.]		
14	UNITED STATES DISTRICT COURT		
15	CENTRAL DISTRICT OF CALIFORNIA		
16	SOUTHERN DIVISION		
17	In re QUALITY SYSTEMS, INC.	No. 8:13-cv-01818-CJC-JPR	
18	SECURITIES LITIGATION	CLASS ACTION	
19	This Document Relates To:	LEAD PLAINTIFFS' NOTICE OF	
20	Inis Document Relates 10:	MOTION AND MOTION FOR FINAL APPROVAL OF SETTLEMENT AND	
21	ALL ACTIONS.	APPROVAL OF PLAN OF ALLOCATION	
22	}	DATE: November 19, 2018 TIME: 1:30 p.m.	
23		CTRM: 7C JUDGE: Honorable Cormac J. Carney	
24		verent interest comme v. cumey	
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ALL PARTIES AND THEIR RESPECTIVE COUNSEL OF RECORD TO:

PLEASE TAKE NOTICE that on November 19, 2018, at 1:30 p.m., or as soon thereafter as counsel may be heard, in the Courtroom of the Honorable Cormac J. Carney, United States District Judge, at the United States District Court for the Central District of California, Courtroom 7C of the United States Courthouse, 350 West 1st Street, Los Angeles, California 90012, Lead Plaintiffs City of Miami Fire Fighters' and Police Officers' Retirement Trust and Arkansas Teacher Retirement System, by and through their counsel, will respectfully move, pursuant to Federal Rule of Civil Procedure 23(e), for entry of the [Proposed] Final Judgment and Order of Dismissal with Prejudice and the [Proposed] Order Approving the Plan of Allocation.¹

Lead Plaintiffs' motion is based on the Memorandum of Points and Authorities in Support thereof; the Joint Declaration of Robert R. Henssler Jr. and Benjamin Galdston in Support of: (A) Lead Plaintiffs' Motion for Final Approval of Settlement and Approval of Plan of Allocation, and (B) Lead Counsel's Motion for an Award of Attorneys' Fees and Expenses and Award to Lead Plaintiffs Pursuant to 15 U.S.C. §78u-4(a)(4); the Declaration of Ornel N. Cotera in Support of: (A) Lead Plaintiffs' Motion for Final Approval of Settlement; and (B) Lead Counsel's Motion for an Award of Attorneys' Fees and Expenses; the Declaration of Rod Graves in Support of: (A) Lead Plaintiffs' Motion for Final Approval of Settlement; and (B) Lead Counsel's Motion for an Award of Attorneys' Fees and Expenses; the Declaration of Eric J. Miller Regarding Notice Dissemination, Publication, and Report on Requests for

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Lead Counsel will submit proposed orders to the Court, along with its reply submission, on or before November 12, 2018.

1	Exclusion Received to Date; the Stipulation of Settlement dated July 16, 2018 (ECF	
2	No. 95-2); all of the prior pleadings and papers in this Litigation; and such additional	
3	evidence or argument as may be require	ed by the Court.
4	DATED: October 15, 2018	Respectfully submitted,
5		ROBBINS GELLER RUDMAN & DOWD LLP
6		
7		s/ Robert R. Henssler Jr.
8		ROBERT R. HENSSLER JR.
9		DARREN J. ROBBINS ROBERT R. HENSSLER JR.
10		CHRISTOPHER D. STEWART AUSTIN P. BRANE
11		MATTHEW J. BALOTTA 655 West Broadway, Suite 1900
12		San Diego, CA 92101 Telephone: 619/231-1058
13		619/231-7423 (fax)
14		Lead Counsel for Lead Plaintiff City of Miami Fire Fighters' and Police Officers'
15		Retirement Trust
16		BERNSTEIN LITOWITZ BERGER
17		& GROSSMANN LLP
18		
19		s/ Benjamin Galdston
20		BENJAMIN GALDSTON
21		DAVID R. STICKNEY BENJAMIN GALDSTON
22		LUCAS E. GILMORE BRANDON MARSH
23		12481 High Bluff Drive, Suite 300 San Diego, CA 92130
24		Telephone: 858/793-0070 858/793-0323 (fax)
25		- and - GERALD SILK
26		AVI JOSEFSON 1285 Avenue of the Americas, 38th Floor
27		New York, NY 10019 Telephone: 212/554-1400
28		212/554-1444 (fax)

- 2 -

1	Lead Counsel for Lead Plaintiff Arkansas
2	Teacher Retirement System
3	CYPEN & CYPEN STEPHEN H. CYPEN
4	975 Arthur Godfrey Road, Suite 500 Miami Beach, FL 33140
5	975 Arthur Godfrey Road, Suite 500 Miami Beach, FL 33140 Telephone: 305/532-3200 305/535-0050 (fax)
6	
7	KLAUSNER, KAUFMAN, JENSEN & LEVINSON ROBERT D. KLAUSNER
8	7080 NW 4th Street
9	Plantation, FL 33317 Telephone: 954/916-1202 954/916-1232 (fax)
10	Additional Plaintiffs' Counsel
11	
12	
13	
14	
15	
16	
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18	
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CERTIFICATE PURSUANT TO LOCAL RULE 5-4.3.4

I, Robert R. Henssler Jr., am the ECF User whose identification and password are being used to file Lead Plaintiffs' Notice of Motion and Motion for Final Approval of Settlement and Approval of Plan of Allocation. In compliance with Local Rule 5-4.3.4(a)(2), I hereby attest that Benjamin Galdston has concurred in this filing.

DATED: October 15, 2018

s/Robert R. Henssler Jr.
ROBERT R. HENSSLER JR.

CERTIFICATE OF SERVICE

I hereby certify under penalty of perjury that on October 15, 2018, I authorized the electronic filing of the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses on the attached Electronic Mail Notice List, and I hereby certify that I caused the mailing of the foregoing via the United States Postal Service to the non-CM/ECF participants indicated on the attached Manual Notice List.

s/ Robert R. Henssler Jr.
ROBERT R. HENSSLER JR.

ROBBINS GELLER RUDMAN & DOWD LLP 655 West Broadway, Suite 1900 San Diego, CA 92101-8498 Telephone: 619/231-1058 619/231-7423 (fax)

E-mail: bhenssler@rgrdlaw.com

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Mailing Information for a Case 8:13-cv-01818-CJC-JPR In re Quality Systems, Inc. Securities Litigation

Electronic Mail Notice List

The following are those who are currently on the list to receive e-mail notices for this case.

· Matthew James Balotta

mbalotta@rgrdlaw.com,e file sd@rgrdlaw.com,lmix@rgrdlaw.com

• Austin P Brane

abrane@rgrdlaw.com

• Benjamin Galdston

beng@blbglaw.com,denab@blbglaw.com,jessica.cuccurullo@blbglaw.com

· Kathryn K George

kathryn.george@lw.com

• Lucas E Gilmore

lucas.gilmore@blbglaw.com

· Andrew Gray

andrew.gray@lw.com,andrew-gray-3541@ecf.pacerpro.com,#ocecf@lw.com,khadijah-fields-2405@ecf.pacerpro.com,jana.roach@lw.com

• Robert Russell Henssler, Jr

bhenssler@rgrdlaw.com,e file sd@rgrdlaw.com,tjohnson@rgrdlaw.com

· Michele D Johnson

michele.johnson@lw.com,michele-johnson-7426@ecf.pacerpro.com,#ocecf@lw.com,khadijah-fields-2405@ecf.pacerpro.com,jana.roach@lw.com

· Avi Josefson

avi@blbglaw.com

· Brandon Marsh

Brandon.Marsh@blbglaw.com

• Brian Oliver O'Mara

bomara@rgrdlaw.com,e file sd@rgrdlaw.com

· Darren J Robbins

e_file_sd@rgrdlaw.com

Nicholas J Siciliano

nicholas.siciliano@lw.com,nicholas-siciliano-5932@ecf.pacerpro.com

Gerald H Silk

jerry@blbglaw.com

• Christopher Dennis Stewart

CStewart@rgrdlaw.com,e file sd@rgrdlaw.com,nhorstman@rgrdlaw.com,tjohnson@rgrdlaw.com

• David R Stickney

davids@blbglaw.com,brandon.marsh@blbglaw.com

• Jordanna G Thigpen

jthigpen@jjllplaw.com,vcassis@jjllplaw.com

• Peter Allen Wald

 $peter.wald@lw.com,peter-wald-\\7073@ecf.pacerpro.com,\#ocecf@lw.com,\#sflitigationservices@lw.com,andrew.gray@lw.com$

• Whitney Bruder Weber

whitney.weber@lw.com,whitney-weber-2642@ecf.pacerpro.com,#sflitigationservices@lw.com

• Jeff S Westerman

jwesterman@jswlegal.com

Manual Notice List

The following is the list of attorneys who are **not** on the list to receive e-mail notices for this case (who therefore require manual noticing). You may wish to use your mouse to select and copy this list into your word processing program in order to create notices or labels for these recipients.

Stephen H Cypen

Cypen and Cypen 975 Arthur Godfrey Road Suite 500 Miami Beach, FL 33140